

**TRADEMARK ASSIGNMENT**

Electronic Version v1.1  
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	CHANGE OF NAME
EFFECTIVE DATE:	11/24/2004

**CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
TruSecure Corporation		11/24/2004	CORPORATION: DELAWARE

**RECEIVING PARTY DATA**

Name:	Cybertrust, Inc.
Street Address:	13650 Dulles Technology Drive, Suite 500
City:	Herndon
State/Country:	VIRGINIA
Postal Code:	20171
Entity Type:	CORPORATION: DELAWARE

**PROPERTY NUMBERS Total: 19**

Property Type	Number	Word Mark
Serial Number:	76611739	CYBERTRUST
Registration Number:	2301497	FIREWALL WIZARDS
Registration Number:	2658031	ICSA LABS
Registration Number:	2608960	ICSA LABS
Registration Number:	2588758	ICSA
Registration Number:	2702834	ICSA.NET
Registration Number:	2446271	ICSA.NET
Registration Number:	2563606	IN THE WILD
Registration Number:	2806470	INTELLISHIELD
Registration Number:	2625136	
Registration Number:	2625137	
Registration Number:	2832677	TRUSECURE CERTIFIED
Registration Number:	2379026	TRUSECURE

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Registration Number:	2631851	TRUSECURE
Registration Number:	2631852	TRUSECURE
Registration Number:	2888805	TRUSECURE
Registration Number:	2789509	TRUSECURE CERTIFIED
Registration Number:	2716982	TRUSECURE CORPORATION
Registration Number:	2634550	WILDLIST

**CORRESPONDENCE DATA**

Fax Number: (703)464-4895  
*Correspondence will be sent via US Mail when the fax attempt is unsuccessful.*  
Phone: 703-464-8103  
Email: snweller@mintz.com  
Correspondent Name: Susan Neuberger Weller, Esq.  
Address Line 1: 12010 Sunset Hills Road, Suite 900  
Address Line 4: Reston, VIRGINIA 20190

ATTORNEY DOCKET NUMBER:	25782-663
NAME OF SUBMITTER:	Susan Neuberger Weller, Esq.
Signature:	/susan neuberger weller/
Date:	10/14/2005

**Total Attachments: 5**  
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State of Delaware  
Secretary of State  
Division of Corporations  
Delivered 10:23 AM 11/24/2004  
FILED 10:05 AM 11/24/2004  
SRV 040848486 - 2702585 FILE

**CERTIFICATE OF OWNERSHIP AND MERGER**

*merging*

**BETRUSTED ACQUISITION SUB, INC.**

(a Delaware corporation)

with and into

**TRUSECURE CORPORATION**

(a Delaware corporation)

**(PURSUANT TO SECTION 253 OF THE  
GENERAL CORPORATION LAW OF THE STATE OF DELAWARE)**

BETRUSTED ACQUISITION SUB, INC., a Delaware corporation ("Betrusted"), desires to merge with and into TRUSECURE CORPORATION, a Delaware corporation ("TruSecure"), pursuant to the provisions of Section 253 of the General Corporation Law of the State of Delaware (the "Merger"), and hereby certifies as follows:

**FIRST:** Betrusted is a corporation of the State of Delaware.

**SECOND:** Betrusted is the owner of at least ninety percent (90%) of the shares of each class of the capital stock of TruSecure, which is a corporation of the State of Delaware.

**THIRD:** The following is a copy of the resolutions adopted on November 23, 2004 by the Board of Directors of Betrusted to merge Betrusted into TruSecure.

WHEREAS, the Board of Directors of Betrusted Acquisition Sub, Inc. ("Betrusted") has deemed it advisable that Betrusted be merged with and into TruSecure Corporation, a Delaware corporation ("TruSecure"), pursuant to Section 253 of the General Corporation Law of the State of Delaware;

**NOW, THEREFORE, BE IT RESOLVED**, that Betrusted, which is the parent corporation and owner of at least 90% of the shares of each class of the capital stock of TruSecure, be merged with and into TruSecure (the "Merger"), with TruSecure as the surviving corporation and the name of the surviving corporation shall be changed to Cybertrust, Inc. pursuant to the Merger; and

**TRADEMARK**

**REEL: 003175 FRAME: 0423**

**RESOLVED**, that, by virtue of the Merger and without any action of the holder thereof, each then outstanding share of Common Stock, par value \$0.01 per share (the "TruSecure Common Stock"), of TruSecure held by a Minority Stockholder (as defined below) shall be converted into the right to receive \$0.05 in cash per share; and

**RESOLVED**, that, by virtue of the Merger and without any action of the holder thereof, each then outstanding share of Series A Convertible Preferred Stock, par value \$0.01 per share (the "TruSecure Preferred Stock"), of TruSecure held by a Minority Stockholder shall be converted into the right to receive \$0.80 in cash per share; and

**RESOLVED**, that, by virtue of the Merger and without any action of the holder thereof, each then outstanding share of TruSecure Common Stock and TruSecure Preferred Stock owned of record by Betrusted shall be cancelled and no consideration shall be issued in respect thereof; and

**RESOLVED**, that, by virtue of the Merger and without any action of the holder thereof, each then outstanding share of Common Stock, par value \$0.01 per share, of Betrusted (the "Betrusted Common Stock") shall be converted into one (1) share of common stock of the surviving corporation, TruSecure, whose name shall be changed as a result of the Merger to Cybertrust, Inc., certificates for which shall be issued to Cybertrust Holdings, Inc. the sole stockholder of Betrusted ("Parent"), upon surrender to TruSecure of Parent's stock certificates formerly representing such shares of Betrusted Common Stock; and

**RESOLVED**, that, the proposed merger be submitted to Parent and that upon receiving the written consent of Parent the proposed merger shall be approved; and

**RESOLVED**, that, the corporate existence of TruSecure, whose name shall be changed to Cybertrust, Inc. as a result of the Merger, with all of its purposes, powers and objects, shall continue unaffected and unimpaired by the merger herein described, and as the surviving corporation, it shall, from and after the effective date of the merger herein described, possess all the rights, privileges, immunities, powers and purposes of Betrusted and all the property (real and personal), causes of action and every other asset of Betrusted shall vest in TruSecure as the surviving corporation, and TruSecure, whose name shall be changed to Cybertrust, Inc. as a result of the Merger, as the surviving corporation shall assume all of the obligations and liabilities of Betrusted, all without further act or deed; and

**RESOLVED**, that, at the effective time of the Merger the certificate of incorporation of TruSecure shall be amended to change the name of TruSecure to Cybertrust, Inc.; and

**RESOLVED**, that, the separate corporate existence of Betrusted shall cease to exist upon the merger of Betrusted with and into TruSecure; and

**RESOLVED**, that the form, terms and provisions of the Certificate of Ownership and Merger for TruSecure, to be filed with the Secretary of State of the State of Delaware in connection with such merger, the form of which is attached hereto (the "Certificate"), with such changes, additions or deletions to any or all of the terms and provisions thereof as any officer hereinafter authorized to execute and deliver such Certificate on behalf of Betrusted may approve, the execution and delivery thereof to be conclusive evidence of such approval, be, and the same hereby is, together with the transactions contemplated therein, authorized, approved and adopted in all respects and such Certificate as so executed and delivered be, and the same hereby is, authorized and approved; and

**RESOLVED**, that the forms, terms and provisions of the notice to be sent the stockholders of Cybertrust, Inc., other than Betrusted (the "Minority Stockholders"), pursuant to and in accordance with the provisions of Section 262 of the General Corporation Law of the State of Delaware (the "Notice"), within ten (10) days after the merger of Betrusted, with and into TruSecure, notifying each Minority Stockholder of the approval of such merger, the effective date of such merger, the consideration to be paid to each Minority Stockholder upon cancellation of their shares, and that appraisal rights are available to such Minority Stockholder, the form of which is attached hereto, with such changes, additions or deletions to any or all of the terms and provisions thereof as any officer hereinafter authorized to execute and deliver such Notice on behalf of Betrusted may approve, the execution and delivery thereof to be conclusive evidence of such approval, be, and the same hereby is, together with the transactions contemplated therein, authorized, approved and adopted in all respects and such Notice as so executed and delivered be, and the same hereby is, authorized and approved; and

**RESOLVED**, that the officers of Betrusted, and any one or more of them hereby are, authorized and directed, in the name of and on behalf of Betrusted, to do and perform all such further acts and things, to execute and deliver in the name and on behalf of Betrusted, and, where necessary or appropriate, to file with the appropriate governmental authorities, the Certificate, the Notice, and all such further certificates, instruments or other documents, and to make all such payments, as in their judgment, or in the judgment of any one or more of them, shall be deemed

necessary or advisable in order to carry out, comply with, and effectuate the intent and purposes of the foregoing resolutions (or any of them), and any or all of the transactions contemplated therein or thereby, the authority therefore to be conclusively evidenced by the taking of such action or the execution and delivery of such documents.

FOURTH: TruSecure shall be the surviving corporation of the Merger.

FIFTH: The certificate of incorporation of TruSecure as in effect immediately prior to the Merger shall be the certificate of incorporation of the surviving corporation provided that Article I thereof shall be amended to change the name of TruSecure to Cybertrust, Inc.

SIXTH: The Merger has been approved by the written consent of the sole stockholder of Betrusted pursuant to Section 228 of the General Corporation Law of the State of Delaware.

SEVENTH: The merger shall become effective at 10:30am on November 24, 2004.

[Remainder of page intentionally left blank]

IN WITNESS WHEREOF, Betrusted has caused this Certificate of Ownership and Merger to be executed by its duly authorized officer as of this 24 day of November, 2004.

**BETRUSTED ACQUISITION SUB, INC.**

By: Ethan D. Ayer  
Name: ETHAN D. AYER  
Title: PRESIDENT